### UNITED STATES COURT OF APPEALS

DEC 0 5 2005

### FOR THE NINTH CIRCUIT

UNITED STATES DISTRICT COURT
DISTRICT OF ALASKA

Deputy

UNITED STATES OF AMERICA,

Plaintiff - Appellee,

v.

SHANNON K. BROWN,

Defendant - Appellant.

No. 04-30237 D.C. No. CR-03-00159-a-JKS

**JUDGMENT** 

Appeal from the United States District Court for the District of Alaska (Anchorage).

This cause came on to be heard on the Transcript of the Record from the United States District Court for the District of Alaska (Anchorage) and was duly submitted.

On consideration whereof, it is now here ordered and adjudged by this Court, that the judgment of the said District Court in this cause be, and hereby is **REMANDED**.

Filed and entered 10/21/05

A TRUE COPY CATHY A. CATTERSON Clerk of Court

ATTEST

Deputy Clerk

# **FILED**

### NOT FOR PUBLICATION

OCT 21 2005

## UNITED STATES COURT OF APPEALS CATHY A. CATTERSON, CLERK U.S. COURT OF APPEALS

FOR THE NINTH CIRCUIT

UNITED STATES OF AMERICA,

Plaintiff - Appellee,

v.

SHANNON K. BROWN,

Defendant - Appellant.

No. 04-30237

D.C. No. CR-03-00159-a-JKS

**MEMORANDUM**\*

Appeal from the United States District Court for the District of Alaska

James K. Singleton, Chief Judge, Presiding

Submitted October 11, 2005\*\*

Before: T.G. NELSON, WARDLAW, and TALLMAN, Circuit Judges.

Shannon K. Brown appeals the sentence and special condition of probation imposed after her guilty-plea conviction for theft by an insurance company employee in violation of 18 U.S.C. § 1033(b). We have jurisdiction pursuant to 28

<sup>\*</sup> This disposition is not appropriate for publication and may not be cited to or by the courts of this circuit except as provided by 9th Cir. R. 36-3.

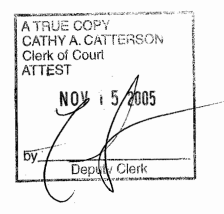
<sup>\*\*</sup> This panel unanimously finds this case suitable for decision without oral argument. See Fed. R. App. P. 34(a)(2).

U.S.C. § 1291, and we remand.

We conclude that the district court did not abuse its discretion by imposing the requirement that Brown notify her current employer and any future employer of her conviction in this case, unless the supervising probation officer determines that she does not pose a risk to that employer. *See United States v. Terrigno*, 838 F.2d 371, 374-75 (9th Cir. 1988).

However, we remand the sentence for further proceedings consistent with *United States v. Ameline*, 409 F.3d 1073, 1084 (9th Cir. 2005) (en banc).

REMANDED.



#. HADEN (FPD)
R. RANDALL (AUSA)

US PROBATION JUDGE SINGLETON 12/05/05 my-

INTERNAL USE ONLY: Proceedings include all events. 04-30237 USA v. Brown

UNITED STATES OF AMERICA
Plaintiff - Appellee

Retta-Rae Randall
FAX 907-271-1500
907/271-5071
Rm. 253
[COR LD NTC aus]
USAK - OFFICE OF THE U.S.
ATTORNEY
Federal Bldg. & U.S. Courthouse
222 W. Seventh Ave., #9
Anchorage, AK 99513-7567

v.

SHANNON K. BROWN
Defendant - Appellant

Mary Jane Haden
FAX 907/646-3480
907/646-3400
Suite 1600
[COR LD NTC afp]
FPDAK - FEDERAL PUBLIC
DEFENDER'S OFFICE (ANCHORAGE)
550 W. Seventh Ave.
Anchorage, AK 99501